1 2 3 4 5 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 6 7 8 RONALD LEE ALLEN, 9 Plaintiff. Case No. 2:10-cv-00857-RLH-GWF 10 **ORDER** VS. 11 CLARK COUNTY DETENTION Motion to Delay (#106) and Motion to Postpone Déposition (#107) CENTER, et al., 12 Defendants. 13 14 This matter is before the Court on Plaintiff's Motion to Delay Response to all Defendants' 15 Motions, Request, Pleadings, Discovery Issues, Depositions, Interrogatories or Any Action Instituted by 16 Defendants for at Least 30 Days from the Date of this Motion (#106) and Motion to Postpone 17 Defendants' Deposition of Ronald Lee Allen, Plaintiff, Until United States Court of Appeals for the 9th 18 Circuit Rules of Appeal of Judges Order Denying Plaintiff Appointment of Counsel or Until Plaintiff's 19 New Motion to Have Counsel Appointed for Depositions and Discovery Stage of this Case is Heard 20 (#107), filed February 7, 2011. 21 Plaintiff filed a Notice of Interlocutory Appeal to the Ninth Circuit Court of Appeals (#100), 22 informing the Court that he is appealing the Court's December 7, 2010 Order (#58) denying Plaintiff's 23 Motion to Appoint Counsel (#11). In the present motion, Plaintiff requests that the Court stay the 24 taking of his deposition and delay ruling on all pending motions until the Ninth Circuit issues a decision 25 on his ruling. Accordingly, 26 27 28

Case 2:10-cv-00857-MMD-GWF Document 112 Filed 02/10/11 Page 2 of 2

IT IS HEREBY ORDERED that Plaintiff's Motion to Delay Response to all Defendants' Motions (#106) and Motion to Postpone Defendants' Deposition (#107) are granted. IT IS FURTHER ORDERED that the taking of Plaintiff's deposition, all discovery deadlines and pending motions are stayed pending resolution of Plaintiff's Interlocutory Appeal to the Ninth Circuit. Once the Ninth Circuit has ruled on Plaintiff's appeal, the Court will issue a new briefing schedule and new discovery order. DATED this 10th day of February, 2011. UNITED STATES MAGISTRATE JUDGE